physical access to many federally funded facilities for all people of the United States, particularly people with disabilities.

AMENDMENT NO. 1226

At the request of Mr. Wyden, the name of the Senator from Wisconsin (Ms. Baldwin) was added as a cosponsor of amendment No. 1226 proposed to H.R. 1314, a bill to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of taxexempt status of certain organizations.

AMENDMENT NO. 1246

At the request of Mr. Sullivan, the names of the Senator from Massachusetts (Ms. Warren) and the Senator from Alaska (Ms. Murkowski) were added as cosponsors of amendment No. 1246 intended to be proposed to H.R. 1314, a bill to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations.

AMENDMENT NO. 1252

At the request of Mr. Brown, the names of the Senator from Michigan (Ms. Stabenow) and the Senator from Oregon (Mr. Merkley) were added as cosponsors of amendment No. 1252 intended to be proposed to H.R. 1314, a bill to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations.

AMENDMENT NO. 1299

At the request of Mr. PORTMAN, the names of the Senator from Montana (Mr. Tester), the Senator from Massachusetts (Mr. Markey) and the Senator from New York (Mrs. GILLIBRAND) were added as cosponsors of amendment No. 1299 proposed to H.R. 1314, a bill to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations.

AMENDMENT NO. 1404

At the request of Mr. Merkley, the name of the Senator from West Virginia (Mr. Manchin) was added as a cosponsor of amendment No. 1404 intended to be proposed to H.R. 1314, a bill to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations.

$\begin{array}{c} {\rm AMENDMENTS} \ {\rm SUBMITTED} \ {\rm AND} \\ {\rm PROPOSED} \end{array}$

SA 1438. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 1221 proposed by Mr. HATCH to the bill H.R. 1314, to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations; which was ordered to lie on the table.

SA 1439. Mr. DAINES submitted an amendment intended to be proposed to amendment SA 1221 proposed by Mr. HATCH to the bill H.R. 1314, supra; which was ordered to lie on the table.

SA 1440. Mr. SANDERS submitted an amendment intended to be proposed by him to the bill H.R. 2048, to reform the authori-

ties of the Federal Government to require the production of certain business records, conduct electronic surveillance, use pen registers and trap and trace devices, and use other forms of information gathering for foreign intelligence, counterterrorism, and criminal purposes, and for other purposes; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 1438. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 1221 proposed by Mr. HATCH to the bill H.R. 1314, to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations; which was ordered to lie on the table; as follows:

At the end, add the following:

TITLE III—TRADE PREFERENCES FOR NEPAL

SEC. 301. SHORT TITLE.

This title may be cited as the "Nepal Trade Preferences Act ".

SEC. 302. SENSE OF CONGRESS.

It is the sense of Congress that it should be an objective of the United States to use trade policies and trade agreements to contribute to the reduction of poverty and the elimination of hunger.

SEC. 303. ELIGIBILITY REQUIREMENTS.

- (a) IN GENERAL.—The President may authorize the provision of preferential treatment under this title to articles that are imported directly from Nepal into the customs territory of the United States pursuant to section 304 if the President determines—
- (1) that Nepal meets the requirements set forth in paragraphs (1), (2), and (3) of section 104(a) of the African Growth and Opportunity Act (19 U.S.C. 3703(a)); and
- (2) after taking into account the factors set forth in paragraphs (1) through (7) of subsection (c) of section 502 of the Trade Act of 1974 (19 U.S.C. 2462), that Nepal meets the eligibility requirements of such section 502.
- (b) WITHDRAWAL, SUSPENSION, OR LIMITATION OF PREFERENTIAL TREATMENT; MANDATORY GRADUATION.—The provisions of subsections (d) and (e) of section 502 of the Trade Act of 1974 (19 U.S.C. 2462) shall apply with respect to Nepal to the same extent and in the same manner as such provisions apply with respect to beneficiary developing countries under title V of that Act (19 U.S.C. 2461 et seq.).

SEC. 304. ELIGIBLE ARTICLES.

- (a) IN GENERAL.—An article described in subsection (b) may enter the customs territory of the United States free of duty.
- (b) Articles Described.—
- (1) IN GENERAL.—An article is described in this subsection if—
- (A)(i) the article is the growth, product, or manufacture of Nepal; and
- (ii) in the case of a textile or apparel article, Nepal is the country of origin of the article, as determined under section 102.21 of title 19, Code of Federal Regulations (as in effect on the day before the date of the enactment of this Act):
- (B) the article is imported directly from Nepal into the customs territory of the United States:

(C) the article is classified under any of the following subheadings of the Harmonized Tariff Schedule of the United States (as in effect on the day before the date of the enactment of this Act):

4202.11.00	 4202.22.60	 4202.92.08
4202.12.20	 4202.22.70	 4202.92.15
4202.12.40	 4202.22.80	 4202.92.20
4202.12.60	 4202.29.50	 4202.92.30
4202.12.80	 4202.29.90	 4202.92.45

4202.21.60	 4202.31.60	 4202.92.60
4202.21.90	 4202.32.40	 4202.92.90
4202.22.15	 4202.32.80	 4202.99.90
4202.22.40	 4202.32.95	 4203.29.50
	 	 1200.20.00
4202.22.45	 4202.91.00	
5701.10.90	 5702.91.30	 5703.10.80
5702.31.20	 5702.91.40	 5703.90.00
5702.49.20	 5702.92.90	 5705.00.20
5702.50.40	 5702.99.15	
5702.50.59	 5703.10.20	
0.102.00.00	 0.00.10.20	
6117.10.60	 6214.20.00	6217.10.85
6117.80.85	 6214.40.00	 6301.90.00
6214.10.10	 6214.90.00	 6308.00.00
6214.10.20	 6216.00.80	
6504.00.90	 6505.00.30	 6505.00.90
6505.00.08	 6505.00.40	 6506.99.30
6505.00.15	 6505.00.50	 6506.99.60
6505.00.20	 6505.00.60	 0000.00.00
6505.00.25	 6505.00.80	

- (D) the President determines, after receiving the advice of the United States International Trade Commission in accordance with section 503(e) of the Trade Act of 1974 (19 U.S.C. 2463(e)), that the article is not import-sensitive in the context of imports from Nepal; and
- (E) subject to paragraph (3), the sum of the cost or value of the materials produced in, and the direct costs of processing operations performed in, Nepal or the customs territory of the United States is not less than 35 percent of the appraised value of the article at the time it is entered.
- (2) EXCLUSIONS.—An article shall not be treated as the growth, product, or manufacture of Nepal for purposes of paragraph (1)(A)(i) by virtue of having merely undergone—
- (A) simple combining or packaging operations; or
- (B) mere dilution with water or mere dilution with another substance that does not materially alter the characteristics of the article.
- (3) LIMITATION ON UNITED STATES COST.—For purposes of paragraph (1)(E), the cost or value of materials produced in, and the direct costs of processing operations performed in, the customs territory of the United States and attributed to the 35-percent requirement under that paragraph may not exceed 15 percent of the appraised value of the article at the time it is entered.
- (c) Verification With Respect to Transshipment for Textile and Apparel Articles.—
- (1) IN GENERAL.—Not later than April 1, July 1, October 1, and January 1 of each year, the Commissioner responsible for U.S. Customs and Border Protection shall verify that textile and apparel articles imported from Nepal to which preferential treatment is extended under this title are not being unlawfully transshipped into the United States.
- (2) REPORT TO PRESIDENT.—If the Commissioner determines pursuant to paragraph (1) that textile and apparel articles imported from Nepal to which preferential treatment is extended under this title are being unlawfully transshipped into the United States, the Commissioner shall report that determination to the President.

SEC. 305. TRADE FACILITATION AND CAPACITY BUILDING.

- (a) FINDINGS.—Congress makes the following findings:
- (1) As a land-locked least-developed country, Nepal has severe challenges reaching markets and developing capacity to export goods. As of 2015, exports from Nepal are approximately \$800,000,000 per year, with India the major market at \$450,000,000 annually. The United States imports about \$80,000,000 worth of goods from Nepal, or 10 percent of the total goods exported from Nepal.
- (2) The World Bank has found evidence that the overall export competitiveness of